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3	bwisoff@fbm.com Stephanie Powers Skaff (State Bar No. 1831	19)	
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7	Attorneys for Defendants		
8	BLUEHIPPO FUNDING, LLC and BLUEHIPPO CAPITAL, LLC		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12			
13	ROYLENE RAY, KELLY CANNON, KARLA HODGES and LAKETA	Case No. C-06-1807 JSW	
14	COULTER, individually and on behalf of others similarly situated,	STIPULATION AND [PROPOSED] ORDER CHANGING HEARING	
15	Plaintiffs,	DATE/TIME ON PLAINTIFFS' MOTION FOR PRELIMINARY APPROVAL OF	
16	VS.	CLASS SETTLEMENT, ESTRADA'S MOTION TO INTERVENE AND	
17	BLUEHIPPO FUNDING, LLC,	BLUEHIPPO'S COUNSEL'S MOTION TO WITHDRAW	
18	BLUEHIPPO CAPITAL, LLC and GATEWAY, INC.,		
19	Defendants.	TRIAL DATE: February 1, 2010	
20			
21			
22	Plaintiffs Kelly Cannon, Karla Hodges, Laketa Coulter, Myra Ayar, Linda Pullum and		
23	`	BlueHippo Funding, LLC and BlueHippo Capital,	
24	, , , , , , , , , , , , , , , , , , , ,	r Julio Estrada, by and through counsel, hereby	
25	stipulate as follow:		
26	1. On September 1, 2009, the Court entered an Order (Docket No. 302) <i>sua sponte</i>		
27	continuing from September 4, 2009 to September 25, 2009 the hearing on: (1) Plaintiffs' motion		
28 LLP	-	lass and preliminary approval of class settlement; (2)	
LLP 7th Floor 104	STIPULATION AND [PROPOSED] ORDER CHANGING 9.25.09 HEARING DATE; Case No.	- 1 - 23304\2036018.	

C 06-1807 JSW

Estrada's motion to intervene and object to that settlement; and (3) the motion of BlueHippo's counsel, the law firm of Farella Braun + Martel LLP, to withdraw as counsel.

- 2. BlueHippo's counsel has informed counsel for the other parties that he has another hearing (a class certification hearing) also set for September 25, 2009 before the Honorable Ronald M. Whyte, United States District Judge for the Northern District of California, San Jose Division. BlueHippo's counsel represents that this hearing has been set long in advance and clients and other counsel are flying from out of state to be at that hearing.
- 3. In view of this conflict, counsel for the parties discussed possible alternatives to September 25 as a hearing date for the above-referenced motions set in this case. Unfortunately counsel were not able to find a Friday morning in September or much of October where one party or the other did not have an unavoidable conflict. Plaintiffs also did not want to continue the hearing past the last week in September.
- 4. If the Court could accommodate them, the parties could be available for the hearing on September 25 (as now scheduled) if the hearing time were moved from 9:00 a.m. to 3:00 p.m. Alternatively, the parties could all be available on September 30 (a Wednesday). The parties respectfully request that the Court consider those alternatives.

SO STIPULATED.

-Signatures Next Page

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1	Dated: September 4, 2009	FARELLA BRAUN + MARTEL LLP
2		
3		By: /s/ C. Brandon Wisoff
4		
5		Attorneys for Defendants BLUEHIPPO FUNDING, LLC and BLUEHIPPO CAPITAL, LLC
6		I hereby attest that I have received authority
7		from the other counsel signatories to file this document.
8		
9		
10 11	Dated: September 4, 2009	BRAMSON, PLUTZIK, MAHLER & BIRKHAEUSER, LLP
		By: /s/
12		By: /s/ Robert M. Bramson
13 14		Attorneys for Plaintiffs ROYLENE RAY, KELLY CANNON, KARLA HODGES, LAKETA COULTER,
15		LINDA PULLUM, MAYRA AYAR, ESPERANZA OCHOA and JANIS
16		SHOEMAKER
17		
18	Dated: September 4, 2009	QUINN EMANUEL URQUHART OLIVER & HEDGES
19		
20		By: /s/ Jeffrey D. McFarland
21		
22		Attorneys for Defendant GATEWAY, INC.
23		
24	Dated: September 4, 2009	FEDERMAN & SHERWOOD
25	•	
26		By: /s/ William B. Federman
27		Attorneys for Movant/Proposed Intervenor
Farella Braun + Martel LLP	CTIBLII ATION AND IRRODOCEDI ORDER	JULIO ESTRADA
235 Montgomery Street, 17th Floor San Francisco, CA 94104 (415) 954-4400	STIPULATION AND [PROPOSED] ORDER CHANGING 9.25.09 HEARING DATE; Case No. C 06-1807 JSW	- 3 - 23304\2036018.1

Case3:06-cv-01807-JSW Document303 Filed09/04/09 Page4 of 4

1	ODDED		
1	<u>ORDER</u>		
2	For good cause shown, the hearing currently set on September 25, 2009 for (1) Plaintiffs'		
3	motion for provisional certification of a settlement class and preliminary approval of class		
4	settlement; (2) Estrada's motion to intervene and object to said settlement; and (3) the motion of		
5	BlueHippo's counsel to withdraw are hereby continued from September 25, 2009 at 9:00 a.m. to		
6	·		
7	SO ORDERED.		
8	Dated:		
9	HON. JEFFREY S. WHITE United States District Judge		
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tel LLP	CENTRAL ATTOM AND INDODOCUED ORDER		